Bills of Sale (Ireland) Act (1879) Amendment Bill.

ARRANGEMENT OF CLAUSES.

Clause.

- 1. Short title.
- 2. Commencement of Act,
- 3. Construction of Act.
- 4. Bill of sale to have schedule of property attached thereto. 5. Bill of sale not to affect after acquired property.
- 6. Exception as to certain things.
- 7 Power to seize except in certain events to be void.
- 8. Bill of sale to be void unless attested and registered.
- 9. Form of bill of sale.
- 10. Attestation.
- Local registration of contents of bills of sale.
- 12. Bill of sale under 30% to be void.
- 13. Chattels not to be removed or sold until five days after seizure. 14. Bill of sale not to protect chattels against poor and parochial
 - rates. 15.
 - Repeal of part of Bills of Sale (Ireland) Act, 1879. 16. Inspection of registered bills of sale.
- 17. Debentures to which Act not to apply.
- 18. Extent of Act.
 - SCHEDULE.

FBill 105.3

BILLL

A.D. 1881

WHEREAS it is expedient to amend the Bills of Sale (Ireland) 42 & 43 Vec. Act. 1879 :

Be it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal. 5 and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

Amend the Bills of Sale (Ireland) Act, 1879.

1. This Act may be cited for all purposes as the Bills of Sale Short title. (Ireland) Act (1879) Amendment Act, 1883; and this Act and the Bills of Sale (Ireland) Act, 1879, may be cited together as the Bills 10 of Sale (Ireland) Acts, 1879 and 1883.

2. This Act shall come into operation on the first day of November Communication one thousand eight hundred and eighty-three, which date is herein- most of Act, after referred to as the commencement of this Act.

3. The Bills of Salo (Ireland) Act, 1879, is herein-after referred Construction 15 to as "the principal Act," and this Act shall, so far as is consistent of Act, with the tenor thereof, be construed as one with the principal Act; c. 50, but unless the context otherwise requires shall not apply to any bill of sale duly registered before the commencement of this Act so long as the registration thereof is not avoided by non-renewal or

The expression "bill of sale," and other expressions in this Act, have the same meaning as in the principal Act, except as to bills of sale or other documents mentioned in section four of the principal Act, which may be given otherwise than by way of security 25 for the payment of money, to which last-mentioned bills of sale and other documents this Act shall not apply.

20 otherwise.

4. Every bill of sale shall have annexed thereto or written Bill of sale thereon a schedule containing an inventory of the personal chattels to have comprised in the bill of sale; and such bill of sale, save as herein-property Bill 105.3

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2 Bills of Sale (Ireland) Act (1879) Amendment. [46 Vior.]

A.D. 1888. attached thereto.

after mentioned, shall have effect only in respect of the personal chattels specifically described in the said schedule; and shall be void, except as against the grantor, in respect of any personal chattels not so specifically described.

Bill of rale not to affect after acquired property.

5. Save as herein-after mentioned, a bill of sale shall be void, 5 except as against the grantor, in respect of any personal chatters was not the true owner at the time of the execution of the hill of sale.

Exception as to certain things.

- 6. Nothing contained in the foregoing sections of this Act shall 10 render a bill of sale void in respect of any of the following things; (that is to say,)
 - (1.) Any growing crops separately assigned or charged where such crops were actually growing at the time when the bill of sale was executed.
 - (2.) Any faxtures separately assigned or charged, and any plant, or trade machinery where such fixtures, plant, or trade machinery are used in, attached to, or brought upon any land, farm, factory, workshop, shop, house, warehouse, or other place in substitution for any of the like faxtures, plant, gor trade machinery specifically described in the schedule to such bill of sale.

Power to selve except in certain events to be well,

- 7. Personal chattels assigned under a bill of sale shall not be eliable to be seized or taken possession of by the grantee for any other than the following causes:—

 (1.) If the grantee shall make default in payment of the sum or
 - sums of money thereby secured at the time therein provided for payment, or in the performance of any covenant or agreement contained in the hill of sale and necessary for maintaining the security:
 - (2.) If the grantor shall become a bankrupt, or suffer the said goods or any of them to be distrained for rent, rates, or taxes;
 - (3.) If the granter shall fraudulently either remove or suffer the said goods, or any of them, to be removed from the premises;
 - (4.) If the granter shall not, without reasonable excuse, upon 35 demand in writing by the grantee, produce to him his last receipts for rent, rates, and taxes;
 - (5.) If execution shall have been levied against the goods of the grantor under any judgment at law:

Provided that the grantor may within five days from the seigure A.D. 1883. or taking possession of any chattels on account of any of the above-mentioned causes, apply to the High Court, or to a judge thereof in chambers, and such court or indee, if satisfied that by

5 payment of money or otherwise the said cause of seizure no longer exists, may restrain the grantee from removing or selling the said chattels, or may make such other order as may seem just.

8. Every bill of sale shall be duly attested, and shall be registered Bill of sale under the principal Act within seven clear days after the execu-10 tion thereof, or if it is executed in any place out of Ireland then tested and within seven clear days after the time at which it would in the registered. ordinary course of post arrive in Ireland if posted immediately after the execution thereof; and shall truly set forth the consideration for which it was given; otherwise such bill of sale shall

15 be void in respect of the personal chattels comprised therein. 9. A bill of sale made or given by way of security for the Form of bill payment of money by the grantor thereof shall be void unless of sale. made in accordance with the form in the schedule to this Act

annexed. 10. The execution of every bill of sale by the grantor shall be Attestation. attested by one or more credible witness or witnesses, not being a party or parties thereto. So much of section ten of the principal

Act as requires that the execution of every bill of sale shall be attested by a solicitor of the Court of Judicature in Ireland, and 25 that the attestation shall state that before the execution of the hill of sale the effect thereof has been explained to the grantor by the

attesting witness, is hereby repealed.

11. Where the affidavit (which under section ten of the principal Local regis-Act is required to accompany a hill of sale when presented for tration of 30 registration) describes the residence of the person making or giving bills of sele. the same or of the person against whom the process is issued as

being situated elsewhere than within the county of the city of Dublin or the county of Dublin, or where the bill of sale describes the chattels enumerated therein as being in some place or places 35 outside the said county of the city of Duhlin or the county of

Duhlin, the registrar under the principal Act shall forthwith and within three clear days after registration in the principal registry, and in accordance with the prescribed directions, transmit an abstract in the prescribed form of the contents of such bill of sale

40 to the clerk of the peace in whose district such place or places is or [105.]

4 Bills of Sale (Ireland) Act (1879) Amendment. [46 Vict.]

A.D. 1884 are situate, and if such places are in the districts of different clerks of the peace, then to each such clerk of the peace.

of the peaks, inch to can statistical be filed, kept, and indexed by Every abstrate of returnalistical size. In a filed, kept, and indexed by the clerk of the peaks are indexed by the contract of the peaks are the clerk of the peaks are indexed from, and obtain copies of the 5 abunded as registered in the like manner and upon the like terms as to payment or otherwise as near as may be as in the case of bills of also evolutioned by the president, under the principal Act.

sale regatered by the regaster under the principal Acc.

Bill of all and the sale with the sale and the sale

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Exit of sale 14. A bill of sale to which this Act applies shall be no protection act is present in respect of personal chattels included in such bill of sale which sale with the sale would have been liable to distress under a 30 judgment, decree, or warman for the recovery of taxes, poor rates,

Beyed of 25th and the twentieth acctions of the principal Act, 25th and also all other conciments contained in the principal Act which as and also all other conciments contained in the principal Act which are inconsistent with this Act are repeated, but this repeal shall not 25th.

Act before the commencement of this Act.

Insociate 1 6. So much of the sixteenth section of the principal Act as a support of the section of the principal Act as a starch the register and every registered hill of also upon payment 30 of one defiling for every topy of a bild of asle beyond the principal of the principal and from and after the commencement of this Act any person shall be entitled at all reasonable times to earth the registered.

on payment of a fee of one skilling, or such other fee as may be prescribed, and subject to such regulations as may be pre-. 35 actibed, and shall be entitled at all reasonable times to impoch, examine, and make extincts from any and every registered hill of sale villious being required to make a written application, or to specify any particulars in reference thereto, upon payment of one shilling for each bill of sale inspected, and such personal of shall be made by a judicature stamp: Provided that the said A.D. 1883.
extructs shall be limited to the dates of execution, registration, renewal of registration, and satisfaction, to the names, addresses, and occupations of the parties, to the manufact the consideration

and occupations of the parties, to the amount of the consideration, 5 and to any further prescribed particulars.

17. Nothing in this Act shall apply to any debentures issued by Debastions any mortgage, loan, or other incorporated company, and secured to what upon the capital stock or goods, chattels, and effects of such not to spely, company.

10 18. This Act shall not extend to England or to Scotland.

Extent of Act.

SCHEDULE.

A.D. 1883.

FORM OF BILL OF SALE.

This Indenture made the , between A.B. of of the other part. of the one part, and C.D. of witnesseth that in consideration of the sum of £. now paid to A.B. hv 5 C.D., the receipt of which the said A.B. hereby acknowledges [or unatever else the consideration may be], he the said A.B. doth hereby assign unto C.D., his executors, administrators, and assigns, all and singular the several chattels and things specifically described in the schedule hereto annexed by way of security for the payment of the sum of £ , and interest thereon 10 . per cent, per annum [or solutever else may be the rate]. at the rate of And the said A.B. doth agree and declare that he will duly pay to the said C.D. the principal sum aforesaid, together with the interest then due by equal payments of £ on the day of for unlatener size may be the attendated times or time of payments. And the 15

said A. B. doth also agree with the said C.D. that he will [here insert terms as to insurance, payment of rest, or otherwise, which the partice may agree to for the washineness or defeatures of the sourcivity]. Provided always, that the chattels bereby assigned shall not be liable to assure on the lattern promount of both the rid (D. for a resum other than 20.

seizure or to be taken possession of by the said C.D. for any cause other than 20 those specified in section seven of the Bills of Sale (Ireland) Act (1879) Amendment Act, 1883.

In witness, &c.

Signed and scaled by the said A.B. in the presence of use E.F. [add witness' name, address, and description].

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